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A 25-CENT INVESTMENT BRINGS A LARGE FORTUNE

The small sum of 25 cents was spent by a young English singer who had suffered for years with indigestion for a vegetable which was recommended as having wonderful digestive properties by a well-known French doctor. The singer prepared a sauce with this vegetable, which he added to his food and also in the cooking. The name Waw-Waw (an obsolete South American Indian word for vegetable) was given to the sauce, and soon a company was formed which gave to the singer a large sum for the recipe. So great has been the success of Waw-Waw that it is now to be found in all parts of the world, and cooks in Europe have pronounced it unexcelled. Housewives in England have found it a necessity in the kitchen, and when added to soups, salads, hot and cold meats and fish it gives a flavor unequalled. At the same time see how easily you can digest your food. Waw-Waw contains no raw spices or coloring matter and is guaranteed absolutely pure. It is most delicious and is unlike all other sauces, although in taste it resembles a Worcestershire. For 25 cents you can obtain a bottle of Waw-Waw from your local grocer and you will be convinced how much more you enjoy your food and how easily you digest anything and everything.

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TEMPE SUIT FILED INVOLVES \$200,000

C. P. Mullen, Plaintiff, and Mr. and
Mrs. W. J. Kingsbury, De-
fendants

Tempe contributes to the civil docket of the superior court a suit in which \$200,000 is involved. The plaintiff is C. P. Mullen and the defendants are W. J. Kingsbury and Mrs. V. C. Kingsbury. It is stated in the complaint that several years ago the plaintiff and Mr. Kingsbury entered into a partnership for the purchase of the Ritter cattle range and stock for which they paid \$30,000. Later they organized the Arizona Cattle company of which the plaintiff was manager, Mr. Kingsbury president and Mrs. Kingsbury secretary-treasurer.

Of the stock issued by the company the plaintiff owned half, 500 shares, which he endorsed and deposited in the bank at Tempe owned by the defendants. The complaint says that the business of the company has been prosperous, that the purchases and sales of herds of cattle have been numerous and profitable, until now the business is reasonably worth \$200,000.

It has been brought to the knowledge of the plaintiff, the petition alleges, that the defendants are in possession of his stock and that they are preparing to vote it against him at the next meeting of the stockholders to depose him from the position of manager of the company. The value of the stock is estimated in the complaint at \$100,000. The plaintiff asks for an injunction to prevent the defendants from carrying out their designs.

STRENUOUS TRIP TO SEE CIRCUS

Gila Bend Auto Party Got In Before
Close of Night Performance

A. H. Stout, Mrs. Stout, and two children and Sam Caruthers arrived in Phoenix from Gila Bend by auto on Monday evening just in time to see the circus. They made the whole trip with that end in view. On the road the party experienced fine weather and the best of traveling conditions, as well as some exciting and dampening incidents.

The trip from the Bend to Maricopa was made in the best of time, with no breaks or delays. But after leaving Maricopa, the party had a little trouble that came to an untimely end. First, they took the wrong road and were mired in the Gila river at a point a few miles out of Maricopa. After pulling out of this hole, they went back and took another road, and after some tedious windings and turnings finally crossed the river and came up by Sacaton. Between here and Sacaton they blew one tire and mended it, but when the second blow, because they were already late and stood a good chance of missing the circus if they stopped, they continued and came into Phoenix on the rim.

That the roads between here and Maricopa by way of Sacaton are in the best of condition are the reports that Mr. Stout brings. But the roads between Maricopa and Gila Bend may not be so highly recommended. The party will return by way of Tucson, leaving this morning. At Tucson Mr. Caruthers will leave the machine and enter the University of Arizona for the fall term. Mr. Stout is a well-known and prosperous business man of Gila Bend.

LIBRETTO PRIZE

In order to facilitate the efforts of American composers to obtain a suitable libretto for the \$10,000 prize competition offered by the National Federation of Musical Clubs, The Musical Courier offers a prize of \$200 for the best libretto on an American subject which shall conform to the regulations of the above mentioned prize competition.

These conditions are as follows:

I.—The librettist must be a citizen of the United States.
II.—The opera must be grand opera, one, two or three acts, but must be of such length that the entire performance will not exceed three and one-quarter hours including intermissions.

III.—The libretto must be in English, and the text be worthy of the sponsorship of the National Federation of Musical Clubs.

Since the completed opera, words and music, must be submitted to the National Federation of Musical Clubs before August 1, 1914, and the time for such a work is relatively short, the librettos to be submitted for The Musical Courier prize must be received by us before October 31, 1913; and the prize will, if possible, be awarded before November 30, 1913. The libretto will remain the absolute property of the author. The Musical Courier arrogates to itself no rights of any kind whatsoever. In order that the requisite anonymity should be preserved, the name of the author of the winning libretto will be made public, but not the title of his work.

If the author of the prize-winning libretto desires, The Musical Courier will make an effort to place him in communication with a composer who will set the work to music.

N. B.—It need scarcely be added that The Musical Courier prize is in no way associated with the prize offered by the National Federation of Musical Clubs.

PUBLICITY.

"Your trick dog bit me."
"Well," said the trainer, "even the dogs in vaudeville realize the value of publicity. That's better than having some chorus girl shoot you, merely to get an ad."

AUTOMOBILE TRIP WAS PLEASANT ONE

C. D. Dorris Speaks of His California
Vacation

Those who go to California for a vacation, said C. D. Dorris, should take their automobiles if they have any. Mr. Dorris has lately returned from the coast and after a visit to Alaska. The trip to California was made in his large Cadillac and while he refrained from passing judgment on the road, he said that the trip was an enjoyable one. He ventured the opinion that the road between Phoenix and Agua Caliente was not any better than the much-maligned wash on the other side of the Colorado. Or rather, it should be put this way, that end of the road was no worse than this end.

His wife and son used the machine in making excursions throughout the southern part of the state while he was on his Alaskan trip and encountered no accidents at all. One of the tires was brought back filled with the Arizona air which had been pumped into it a long time before the California trip was undertaken. There would have been a good chance to make comparison between California and Arizona atmosphere concerning which the residents of the two states have disputed so long.

Speaking of the trip across the desert, Mr. Dorris said that they crossed that famous or infamous wash in twelve minutes but they were much longer crossing on the way back, through no fault of the roads or of the machine. They overtook a resident of California who was on his way to El Paso to take part in the El Paso to Phoenix race. He was stalled at a point where the way was not wide enough for two cars to pass. Much time was spent in getting the stalled car started and still much more time was lost by its subsequent stalling. But the longest series of accidents must have an end and at last the Mercer was pushed through the wash.

This incident was not, said Mr. Dorris, a reflection upon the Mercer, but upon its owner and driver, neither of whom seemed to understand it.

M'NEIL CO. PRINTS REVISED STATUTES

Contract Awarded Yesterday By the
Secretary of State

In the office of the secretary of state yesterday the contract for all printing and binding of the Revised Statutes, 1913, was awarded to H. H. McNeil Co., of Phoenix. The McNeil Co. was the successful bidder over four other firms, making an offer nineteen cents lower to the page than any other bid. The other bidders were the Tucson Star, \$5.50; F. E. Baptist Co., Phoenix, \$4.75; Arizona State Press, Phoenix, \$5.33; and the Era Publishing Co., Clifton, \$4.59. The bid of the McNeil Co. was \$4.19.

The contract calls for the finishing of the volumes inside 30 days. There will be 2000 volumes of each of the codes published making in all 5000 volumes. The codes are divided into the two departments, the civil and the penal codes, and published separately. Both will be large volumes and at the rate which has been accepted it is figured that the expense of the publication will be comparatively light.

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SOME NEW CITIZENS TO BE MADE IN U.S. COURT

Naturalization Proceedings to Occupy
All of Short Session of Judge
Sawtelle's Court Today

It's naturalization day in the honorable district court of the United States at Phoenix in the state of Arizona. Fifteen applicants for the right to vote the various tickets in use in the United States will make appearance before Judge Sawtelle and present reasons for the hearing of their statements.

Little else but the hearing of naturalization papers and the examination of applicants will take place today. Court will open at about ten, and close just as soon as the total business has been cleared up. Attorney Joseph E. Morrison, representing the naturalization board, will conduct the examinations for the government, while the would-be citizens will each have a personal agent, who is familiar with the order of business in the naturalization court. The monarchs of six European countries will lose subjects by the action of the court, while several will feel their wandering people slipping by degrees when the applicants are shoved along a few notches toward complete citizenship.

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IN THE SUPERIOR COURT OF
THE STATE OF ARIZONA, IN
AND FOR THE COUNTY OF
MARICOPA.

Notice of Hearing Petition.
In the matter of the estate of John
Q. A. King, deceased.

Notice is hereby given that Elzilah Lucia King has filed in this court a certain document purporting to be the last will and testament of John Q. A. King, together with his petition praying that said document be admitted to probate in this court as the last will and testament of said John Q. A. King, who said petitioner alleges, is deceased, and that letters testamentary issue thereon to said petitioner, and that same will be heard on Tuesday, the 23rd day of September, A. D. 1913, at 10 o'clock in the forenoon of said day, at the courtroom of said court, in the court house, in the city of Phoenix, county of Maricopa, state of Arizona, and all persons interested in said estate are notified then and there to appear and show cause, if any they have, why the prayer of said petitioner should not be granted.

Dated September 9, 1913.
WM. E. THOMAS, Clerk.
By L. D. Oldham, Deputy Clerk.